IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In Re:	§		
DEEP MARINE HOLDINGS, INC.,	§ 8	Case No. 09-39313	
et al.	§		
	§	Jointly Administered	
Debtors.	§	Chapter 11	

ORDER GRANTING TRUSTEE'S OBJECTION TO PROOFS OF CLAIM FOR INDEMNITY FILED BY EUGENE DEPALMA, JOHN HUDGENS, AND DANIEL ERICKSON

The Court has considered the Trustee's Objection to Proofs of Claim for Indemnity Filed by Eugene DePalma, John Hudgens, and Daniel Erickson, and, finding that sufficient cause exists to grant the relief requested therein, it is hereby

ORDERED, that proof of claim number 126 filed by Eugene DePalma, against Deep Marine Holdings, Inc., in Case No. 09-39313 is disallowed in its entirety; it is further

ORDERED, that proof of claim number 42 filed by Eugene DePalma against Deep Marine Technology Incorporated in Case No. 09-39314, is also disallowed in its entirety; it is further

ORDERED, that proof of claim 127 filed by John Hudgens against Deep Marine Holdings, Inc., in Case No. 09-39313 is disallowed in its entirety; it is further

ORDERED, that proof of claim number 43 filed by John Hudgens against Deep Marine Technology Incorporated in Case No. 09-39314, is also disallowed in its entirety; it is further

ORDERED, that proof of claim 128 filed by Daniel Erickson against Deep Marine Holdings, Inc., in Case No. 09-39313 is disallowed in its entirety; it is further

ORDERED, that proof of claim number 44 to	filed by Daniel Erickson against Deep Marine
Technology Incorporated in Case No. 09-39314, is	also disallowed in its entirety.
Dated:	
UNI	MARVIN ISGUR TED STATES BANKRUPTCY JUDGE

HOUSTON\2425194.1 -2-